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M/449/2/9	BARLOW	Washington, D.	C. 20231 E	61512/CCD/R
U.S. APPLICATION NO.	The second second	FIRST NAMED	APPLICANT	ATTY, DOCKET NO.
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CHRISTOPHER C DUNHA		5611		T/GB98/03091 IAL APPLICATION NO.
COOPER & DUNHAM	AMERICAN			
1185 AVENUE OF THE NEW YORK NY 10036	AMERICAS		I.A. FILING PATES	/98 PRIORITY 1947-13/97
			DATE MAILED:	06/07/00
NOTIFICATION OF M	IISSING REQUIREN ES DESIGNATED/EI			IE UNITED
. The following items have been sub				and Trademark Office as
a Designated Office (
an Elected Office (37	CFR 1.495):			
U.S. Basic National Fee.	•			
Copy of the international appl				
a non-English langua English.	ge.			
Translation of the internationa	al application into Eng	lish		
Oath or Declaration of inventor				
Copy of Article 19 amendmen				
Translation of Article 19 ame	•			
The International Preliminary				,
Translation of Annexes to the		ZT 1	Report into English.	
Preliminary amendment(s) fil Information Disclosure States		1) ald		
Assignment document.	delit(s) med_10 M	MICE OF AIR		•
Power of Attorney and/or Cha	ange of Address.			
Substitute specification filed				
Verified Statement Claiming S	Small Entity Status.		•	
Priority Document.				· .
Copy of the International Sear	ch Reported and cop	ies of the reference	es cited therein.	
The following items MUST be fur	mished within the peri	od set forth below	in order to complete	the requirements for
cceptance under 35 U.S.C. 371:				
a. Translation of the application appropriate 20 or 30 months f	on into English. Note rom the priority date.	a processing fee	will be required if sub	omitted later than the
☐ The current transla Translation.	tion is defective for	the reasons ind	icated on the attach	ed Notice of Defective
b. Processing fee for providin 30 months from the priority de			or the Annexes later the	han the appropriate 20 or
c. Oath or declaration of the in the International application n	nventors, in complian	ce with 37 CFR 1	.497(a) and (b), ident	ifying the application by
The current oath or don the attached PCT/	leclaration does not co	-	R 1.497(a) and (b) for	the reasons indicated
d. Surcharge for providing the (37 CFR 1.492(e)).		ater than the appro	opriate 20 or 30 month	hs from the priority date
3. Additional claim fees of \$	as a 🔲 large	entity 🗆 small en	tity, including any rec	quired multiple dependent
claim fee, are required. Applicant molue. See attached PTO-875.	ust submit the addition	al claim fees or c	ancel the additional cl	aims for which fees are
ALL OF THE ITEMS SET FORTE	I IN 2(a)-2(d) AND 3	ABOVE MUST	BE SUBMITTED W	TTHIN ONE MONTH
ROM THE DATE OF THIS NOT	ICE OR BY 🗆 21 O	R 31 MONTH	IS FROM THE PRI	ORITY DATE FOR
THE APPLICATION, WHICHEVI ABANDONMENT.				
The time period set above may be ext CFR 1.136(a).	tended by filing a petit	ion and fee for ex	tension of time under	the provisions of 37
I. Translation of the Annexes MUST	he submitted no later	that the time peri	od set above or the ar	nneves will be cancelled
Note processing fee will be required in				nickes will be calledied.
 The Article 19 amendments are 194(d)) or 30 (37 CFR 1.495(d)) mon 	cancelled since a tran	islation was not pr	rovided by the approp	riate 20 (37 CFR.
Applicant is reminded that any commaddress given in the heading and inch	unication to the United	i States Patent and		nust be mailed to the
A copy of this notice				e. In
Enclosed: PCT/DO/EO/917	☐ Notice of Defect	ive Translation		cla Booker ·
∃°РТО-875				onel Stage Proceeding
FORM PCT/DO/EO/905 (December	1997)		Telephone:	